

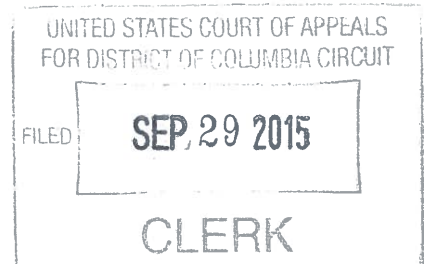
UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA.

#15-5192

KURT MADSEN APPELLANT

v.

WILLIAM SMITH, APPELLEE.



MOTION TO POSTPONE DOCKETING STATEMENT
AND OTHER COURT OF APPEALS ORDERS UNTILL
DETERMINATION OF MOTION FOR INTERVENTION
BY CONGRESS AND/OR RULE 46 OBJECTIONS
RULINGS BY THE DISTRICT COURT ARE
"ORDERED" - "RULED" UPON.

SC
1-WF-42

SUBMITTED SEPTEMBER 28, 2015

[Signature]

KURT MADSEN

2018 17 17TH AVE SOUTH

DES MOINES, IA 50319

1663

AS INDICATED I AM UNDER A CONDITION OF INVOLUNTARY SERVITUDE

ALTHOUGH I MAILED FOR ECF APPELLATE KLER PACER ACCESS
AS OF SEPTEMBER 15, 2015 I DID NOT RECEIVE CONFIRMATION.
I REQUESTED AN EXTENSION OF TIME UNTIL TODAY
SEPTEMBER 22, 2015.

AFTER REVIEWING THE RECORD, IT APPEARS THE TIME-
LINE TRIGGERING EVENT WAS THE DENIAL OF THE
COA BY THE DISTRICT COURT.

WHICH WAS FILED BEFORE THE DISTRICT COURT
RECEIVED THE ORDER FROM THE COURT OF APPEALS

ON JULY 10, 2015, I LOCATED THE JULY 10, 2015 ORDER
ON PACER.

WHEREBY A MOTION FOR RECUSAL AND RULE 46
OBJECTIONS ~~WERE~~ WERE FILED WITH THE CLERK.
VIA EMAIL, WHO CHOSE TO VIOLATE 18 USC § 207C

AT ANY RATE ON JULY 13, 2015 U.S. DISTRICT COURT
JUDGE COLLYER WAS AWARE OF THE RECUSAL MOTION
AND RULE 46 OBJECTIONS.

ON JULY 15, 2015 I WAS FORCED TO USE ANOTHER
COMMERCIAL CARRIER OTHER THAN GOOGLE AND THE
USCOURTS.GOV SERVER.

HOWEVER, JUDGE COLLYER WAS NOTIFIED OF THE
SECOND MAILING. THROUGH A TELEPHONE CONVERSATION
WITH HER CLERK.

THEREFORE, A PREJUDICANCE OF THE EVIDENCE INCLUDING "POSITIVE LAW" LISTED UNDER 1 USC § 204 IT APPEARS JUDGE COLLYER ABUSED HER "JUDICIAL POWER" BY MAKING A DETERMINATION OF THE COA, WHILE PRETENDING NOT TO KNOW OF THE RECUSAL MOTION.

MOREOVER, EVADING THE RULE 46 OBJECTIONS.

BASED UPON THE OBVIOUS, THAT THE RULE 46 OBJECTIONS HAVE YET TO BE RULED UPON AND A MOTION FOR INTERVENTION BY THE UNITED STATES CONGRESS IS NOW PENDING.

I KURT MADSEN MOTION THAT THE OTHER ORDERS OF THE COURT OF APPEALS (WHICH CAME TO FRUSTRATION BY THE SPEEDY DETERMINATION BY THE DISTRICT COURT WHO SUSPENDED THE WRIT OF HABEAS FROM AT LEAST THE DATE STAMPED (OCT 1) SEPTEMBER 8 TO OCTOBER 10, 2014 DATE STAMP VIOLATING 18 USC 2076)

BE ~~SUSPENDED~~ POSTPONED UNTIL THE SUSPENDED RULE 46 OBJECTIONS CAN BE RULED UPON OR THE REPEATED PLEAS TO CONGRESS CAN BE INTERVENED.

SUBMITTED UNDER THE PENALTY OF PERJURY
BY OF THE UNITED STATES LAWS.

SEPTEMBER 22, 2015. 3 of 3



SCORE

SOUTH CORRECTIONAL ENTITY

Serving the Cities of Auburn, Burien, Des Moines, Federal Way, Renton, SeaTac, and Tukwila

INMATE GRIEVANCE FORM

INMATE NAME # 19817

1	Instructions	Your grievance must be filed within 24 hours of an alleged incident. Please complete only the shaded portion of this form. Give the completed form to a Corrections Officer. PRINT CLEARLY	
NAME: LAST, FIRST, MIDDLE INITIAL <u>WADSWORTH R</u>		TODAY'S DATE: <u>9/20/2015</u>	HOUSING CELL NUMBER: <u>55-16</u>
PLEASE MARK THE TOPICS YOU ARE WRITING ABOUT		<input type="checkbox"/> HOUSING <input type="checkbox"/> MAIL <input type="checkbox"/> YOUR PROPERTY <input type="checkbox"/> RELIGIOUS SERVICE <input type="checkbox"/> PHONES <input type="checkbox"/> OTHER: <u>LEGAL</u>	<input type="checkbox"/> INMATE PROGRAMS <input type="checkbox"/> MEDICAL <input type="checkbox"/> VISITATION <input type="checkbox"/> INMATE TREATMENT <input type="checkbox"/> STAFF <input type="checkbox"/> APPEAL GRIEVANCE <input type="checkbox"/> APPEAL HEARING <input type="checkbox"/> FOOD SERVICE <input type="checkbox"/> SANCTIONS <input type="checkbox"/> COMMISSARY
<input type="checkbox"/> I HAVE TRIED TO RESOLVE THIS PROBLEM BY SPEAKING WITH A CORRECTIONS OFFICER.		NAME OF CORRECTIONS OFFICER: <u>SERGEANT JEFFREY K. S.</u>	
<p>ON SEPTEMBER 15, 2015, I WAS BROUGHT TO THE "SCORE SPEL" BY A "KID" CALLED "OFFICER" SINCE THEN I HAVE ASKED EVERYONE TO SEND A COPY OF THE WARRANT AND ASK FOR THE PAGES FROM THE RECORDS SECTION FOR THE WARRANT. I HAVE ASKED EVERYONE FOR THE WARRANT SINCE I HAVE ASKED EVERYONE SINCE AND I HAVE ASKED EVERYONE SINCE, THEN NEVER RETURN. TODAY I CALLED UP THE 2:00 PM ON 9/20/2015 WAS TOLD TO GO TO THE "WARRANT" IT WAS A LATE ADDRESS AND I HAVE ASKED EVERYONE SINCE.</p>			
YOUR GRIEVANCE WILL BE REVIEWED BY CORRECTIONS STAFF. YOU WILL RECEIVE A REPLY WITHIN SEVEN (7) DAYS.			
Your Signature: <u>[Signature]</u>		Received by:	Date: <u>9/20/15</u>

2	Instructions	THIS SECTION TO BE COMPLETED BY CORRECTIONS STAFF ONLY.	
Grievance resolution:			
<u>US Court of Appeals DC : 333 Constitution Ave NW Wa DC 20001</u> <u>Supreme Court of US : 1 First St. NE Washington DC 20543 (202) 479-3000</u>			
<u>You are here for DC. You will receive copies of all your paperwork at your hearing</u>			
Grievance: <input type="checkbox"/> Has merit <input type="checkbox"/> Does not have merit <input checked="" type="checkbox"/> Inmate advised		<input type="checkbox"/> Check here if using another page.	
Corrections Officer Signature: <u>[Signature]</u>		Date: <u>9/20/15</u>	
You may appeal within 72 hours. Your appeal must be in writing and fully describe why you think the resolution was not acceptable. The appeal decision is final.			